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The Sentinel.

SATURDAY, MARCH 7.

SENTINEL TELEPHONE CALLS. Bunsiness Office 164 | Editorial Booms 291

THE SENTINEL AT NEW ORLEANS.

To accommodate the throng from the Northwest who will desire to read their favorite home paper while attending the "World's Exposition," the Sentinel has been placed on sale in New Orleans at George F. Wharton & Bro.'s, No. 5 Carondelet street, between Canal and Common streets.

OLD PAPERS.

Good conditioned old papers for sale at this office at only 40 cents per hundred.

CITY IN BRIEF.

The Governor has signed twenty-five House and twelve Senate bills thus far. John Moriarty, a man with no arms, was strested yesterday afternoon for drunken-

Albert Blake was arrested at the Union

Depot yesterday on a charge of soliciting The Insane Hospital authorities yesterday drew \$21,507,62 for maintenance and \$2,838,84

for clothing. The Mayor yesterday fined Kate Miller and David Malloy for cohabiting at 81 South

Illinois street. The police were called yesterday to take charge of Effie Reynolds, who was lying in a lime car near the work-house suffering from

exposure. Frank L. Turner satisfied the police authorities yesterday that he did not obtain money by false pretenses of South Illinois

street parties. The members of the Mission Churbh have

filed remonstrance against the granting of a liquor license to Henry Seyfried, of 211 West McCarty street.

The driver of an express wagon was run over by his own wagon, yesterday, on West Washington street, and badly hurt. His name could not be learned.

James Wicks, while under the influence of intoxicants yesterday afternoon, attempted to clean out a North Illinois street tailor shop. He was locked up by Patrolman

Ryan, The Hatter,

21 and 23 South Illinois street, Spring Styles, Popular Prices. Ryan, The Men's Furnisher, 21 and 23 South Illinois street.

LEGISLATIVE NOTES.

Mr. Bailey's Liquer Bill Indefinitely Postponed in the Senats.

Another Ineffectual Effort to Call Up the Appropriation Bill.

An Extra Session of the Legislature Considered No Longer Problematical.

The Senate Indorses Mr. Cleveland's Inaugural-Governor Gray Vetces the Militia Bill.

Senator Duncan's bill, which provides f r the election of but two County Commissioners at the same time and fixes the terms of the same, was passed by the House yes-

MA Patten made another effort yesterday afternoon to call up the Appropriation bi but the House again refused to consider it. Mr. Patten's energy in this regard is certainly commendable, though unappreciated by the House.

Representative Kreuger's resolution, proposing an amendment to the State Constitu-

reading, and a lengthy discussion ensued. The bill failed to pass for want of a constitutional majority, but in the afternoon was taken from the table and passed.

Senator Bailey's Liquor bill was called up yesterday morning and read a second time. Senators McIntosh, Magee and Hilligass spoke against extending the hours in which saloons may be kept open. Senator Winter spoke against the bill, declaring that neither Democrats nor Republicans were in favor of the bill. The further consideration of the messure was indefinitely postponed by a vote of 25 to 19.

The bill to pay Mrs. Edwin May \$10,00 came up in the House yesterday afternoon on a second reading. Mr. Gordon moved to amend by making the amount \$4,000, but to amend by naking the appropriation \$6,000. This amendment was also voted down. Mr. Browning then moved to strike out the enacting clause, and this was followed lowed by a motion to lay Browning's motion on the table. The motion prevailed and the bill was passed to a third reading.

The indications yesterday pointed unmis takably to an extra session, and among a number of Senators and Representatives who were corraled by the reporter for "views," not one hazarded an opinion that an extra session would not be held. It is understood that Govern r Gray is opposed to such an event, but he confesses that the members should not go home without passing the Appropriation and Knightstown House bills. A petition was circulated yesterday, asking the Executive to call the Legislature in special session, and pledging the body to adjourn in twelve days.

Lieutenant Governor Manson yesterday presented a communication to the Senate from E. C. Nowles, an engrossing clerk and an employe of the Assistant Secretary, saying that he had been charged with a warrant for \$45, drawn January 16, which sum Mr. Nowles says he never received. He says that he never authorized Huffstetter nor any other person to sign his name on such in dorsement, or to draw such money. He aske that the Senate instruct the present Assistant Secretary to issue a warrant to him for the sum of \$45. A committee consisting of Senators Sellers, Youche and Winter was appointed to investigate the matter.

The Governor yesterday signed the redis tricting bills, being entitled "an act to fix the number of Senators and Representatives to the General Assembly, and to apportion the same among the several counties, and re pealing all laws in conflict with the same.' and "an act to divide the State into Concress onat Districts." The following were also signed and are now laws: An act empowering volvntary associations to establish houses for the care of aged females; an act appropriating \$30 000 to the Indiana Unversity; an act providing means for securing the health and safety of employes of coal mines; an act authorizing township authorities to bridge over streams forming the boundary line; an act fixing the time of holding court in the Fourth Judicial Circuit.

INDORSING THE INAUGURAL " Senator Foulke yesterday introduced a resolution indorsing the sentiments contained in the following extract from the inaugural address of President Cleveland in regard to civil service, and pledging unqualified support in the enforcement of the prin ciple so declared:

The people demand reform in the administra ion of the Government and the application of business principles to public affairs. As a mean o this end civil service reform should be in good faith enforced. Our catizens have the right to proection from the incompetency of public employer who hold their places solely as the reward of partisan service, and from the corruptive influence of those who promise and the vicious methods of those who expect such rewards: and those who wortbily seek public employment have though to insist that merit and competency shall be reognized instead of party subserviency or the surrender of honest political belief in the adminis

ration of a Government pledged to do equal and exact justice to all men. Senator Smith, of Jennings, moved to amend by adding the words, "and we concur in the sentiment of the whole message, which was accepted by Mr. Foulke. Senato. Willard then offered a substitute as follows: Resolved. That we heartily concur in the senti-ments expressed in the inaugural address of Presi-

Resolved, That a copy of these resolutions be forwarded to the President. The substitute was adopted by a vote of

THE MILITIA BILL VETOED.

The Governor yesterday returned the Militia bill to the Senate with his vete message in which he stated fally his objections to the bill. The message is as follows:

EXECUTIVE DEPARTMENT. INDIANAPOLIS, March 6, 1885. GENTLEMEN OF THE SENATE-Senate bill No. 88 'An act supplemental to an act entitled 'An act for the organization and regulation of the Indians militia," was presented to me yesterday, March 5, 1885 for my approval, which is respectfully returned to the House in which it originated, with

While I recognize the importance of some addi-tional legislation looking to a more perfect organ ization of the militia of the State, and the necessity of the State extending, by proper appropriareturn this bill, on account of constitutional and other objections. The appropriations contained in the bill, and any authorized expenditure from

the military contingent fund, would, in my judz-ment, be insufficient to a practical and successful execution of the law. While the burden of taxaexecution of the law. While the burden of taxation falls so heavily upon our people, the financial condition of the State is not such as to warrant the outlay at the present, or in the future, necessary for such an organization of the militia of the State as contemplated by this act. If, however, I were to waive this objection, I still can not give my approval to the bill, on account of grave constitutional objections.

Section 53 of the act provides "that any member of the militia who shall fail to attend any drilt, parade or encampment, or any other duty when ordered, shall be fined, and the commanding officer is authorized and directed, if such fine is not

cer is authorized and directed, if such fine is not paid seven days after notice, to issue his warrant for the amount of the fine therein named, and deliver sid warrant to the sheriff or Deputy Sheriff, Town

s id warrant to the Sheriff or Deputy Sheriff, Town or City Marshal, or any Constable in the town or township where the delinquent resides, and such w trant shall be levied upon the goods and chattes of the delinquent, and the amount therein named shall be collected without relief from valuation, appraisement or exemption laws."

This is a very summary and arbitrary mode of collecting a fine, and, contrary to the spirit of our institutions, it makes no provision for either a Judge jury or trial. It makes the judgment of the efficer final and denies the right of the delinquent to the benefits of the laws accorded to all in other cases.

Section 50 provides "that any person who shall fail, refuse or neglect to deliver and return the books, bianks, arms or equipments, or other milltary property, to the person to whom the same has been legally entrusted, shall be deemed guilty of a misdemeanor, and, upon conviction thereof, may be fined in any sum not less than twice the value nor more than five times the value of such property, to which may be added imprisonment in the county jail for any period not exceeding three months."

Section 50 provides "that any member of the or-

Section 50 provides "that any member of the or-ganization who shall conduct himself in a disor-derly manner, incite any riot of tumult, or shall be guilty of drunkenness, shall be deemed guilty of a misdemeanor and shall be liable to a fine not tion, fixing the terms of all county officers except the Surveyor at four years, and making them ineligible for re-election, was passed by the House yesterday by a practically unanimous vote.

The bill appropriating \$55,618 to John Martin for work done on the Insane Hospital came up yesterday morning on the third resding and a lengthy discussion ensured.

\$200, or may be imprisoned in the jail of the county where such effender resides for not more than six months, or either, or both, at the discretion of the Court or jury trying the same, such punishment to be enforced by indictment or information in the name of the State of Indiana, in the Circuit Court of the county where the offender may reside."

It is 'urther provided in Section 65 "that for any violation of the provisions thereof the offender shall be deemed guilty of misdemeanor, and upon conviction, may be fined in any sum not exceeding \$500 and confined in the county jail for a term not exceeding six months; and, on violating the provisions of Section 64, shall be fined in any sum not less than \$5 nor more than \$20."
And Se tions 3, 4 and 52 provide "that any violation thereof shall be a misdemeanor and punished

Section 72 provides "that all fines and penalties for any violation of this act, except as otherwise specially provided, shall be paid to the Treasurer of the county in which such fines and penalties are assessed, and shall be paid amend by making the amount \$4,000, but by the County Treasurer to the Treasurer of State this was voted down. Mr. Gooding moved at the time such officer makes his annual settlement, and such sums of money so realized shall be by the Treasurer of State set apart as a portion of the military fund of the State for the sole use and benefit of the setive militis of the State, to be paid out and expended on the order of the Gov

In my opinion, the disposition sought to be made of the money realized from the fines in the foregoing sections divests the same from the common school fund to a military fund, and is contrary to the provisions of Section 2, Article 8, of the Constitution. It is provided in said Section 2, Article 8, of the Constitution, "that all fines assessed for benefits of the penal laws of the State shall constitute a part of the common school fund." For the foregoing reasons, and others that might be given, I can not give my sanction to the bill. It is not conspicuous for brevity; it contains seventy

five sections, and its extreme length has prevente me from giving it a more extended review.

ISAAC P. GRAY, GOVERNOR. The veto was sustained by the Senate by a vote of 35 to 6.

PERSONAL MENTION.

J. H. McNeely, editor of the Evansville ournal, is in the city.

Mr. R. G. Watson, proprietor of the National Hotel, is the guest of his brother, Samuel W. Watson, Cashier at the Denison. Colonel Charles Denby, cherubic and

nearty, is up from Evansville holding the pulse of the Legislature in its dying hours. Colonel Closser is in Washington City, and will endeavor to secure some of the inaugural decorations, to be used at the Armory Carnival next week.

H. H. Dechterman, Covington; J. M. Price, Brazil; Thomas C. Andis, Scottsburg; L. A. Barnett, Danville: George W. Schef man, Richmond; O. F. Roberts, Autora; H. F. Underwood, Peru; J. C. Clay, North Saem, and D. B. Bauslog, New Castle, are at he Occidental.

Phil W. Frey, Evansville; John C. Law er, Samuel B. Vogles, Salem; Judge W. M. Franklin, Spencer; T. J. Roush, Logansport N. S Givens, Lawrenceburg; Major Willis Bianche, Kokomo; General Alvin P. Hovey, Mount Vernon; N. Pickell, Kokomo; John F. Baird, Hanover; William G. Young, Salivan; John F. Bruce, Oregon; W. S. Silver, Bluffton; M. S. Harity, Paoli; F. Walker, Niagara, are at the Grand.

At the Bates House: J. E. Williamson C. Denby, R. D. Richardson and C. Buchanan, Evansville; G. A. Knight and S. M. McGregor; F. M. Charlton and B S Higgins, Lebnon; Jno. Shankey. Honey Creek; T. A. Stuart and wife, W. J. Conningham, Lafayette; C. C. Shively and Juo Ingels, Kokomo; L. D. Bowles, Paoli; O P. Clark, Richmond E. Gilbert and daughter, Terre Haute: Wil . Smith, Delphi.

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\$1 for 18 lbs. White Extra C Sugar. \$1 for 20 lbs. Extra C Sugar.
5c for 1 Bar of B. T. Babbit's Soab.
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